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APPLICATION N	io.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/764,557 01/27/2004		01/27/2004	Andrew F. Knight		9594		
42067	7590	12/12/2005		EXAMINER			
ANDRE			WANG, JIN CHENG				
CANON,		OLDMINE RD. 1520		ART UNIT	PAPER NUMBER		
				2672			
			DATE MAILED: 12/12/2005				

Please find below and/or attached an Office communication concerning this application or proceeding.

## Advisory Action

Application No.	Applicant(s)		
10/764,557	KNIGHT, ANDREW F.		
Examiner	Art Unit		
Jin-Cheng Wang	2672		

Before the Filing of an Appeal Brief	Fuencia de la Constantia de la Constanti							
before the timing of all Appear Brief	Examiner	Art Unit						
	Jin-Cheng Wang	2672						
The MAILING DATE of this communication appe	ears on the cover sheet with the c	orrespondence add	ress					
THE REPLY FILED <u>14 November 2005</u> FAILS TO PLACE TH	IS APPLICATION IN CONDITION F	OR ALLOWANCE.						
The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of								
this application, applicant must timely file one of the follo	owing replies: (1) an amendment, a	ffidavit, or other evide	ence, which					
places the application in condition for allowance; (2) a N	otice of Appeal (with appeal fee) in	compliance with 37 (	CFR 41.31; or					
(3) a Request for Continued Examination (RCE) in comp following time periods:	bliance with 37 CFR 1.114. The repl	y must be filed within	one of the					
<ul> <li>a) The period for reply expires 3 months from the mailing date o</li> </ul>	f the final rejection							
The period for reply expires 3 months from the mailing date of the final rejection.  The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no								
event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection.								
Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN TWO								
MONTHS OF THE FINAL REJECTION. See MPEP 706.07(1	•							
Extensions of time may be obtained under 37 CFR 1.136(a). The date on seen filed is the date for purposes of determining the period of extension a	i which the petition under 37 CFR 1.136(a and the corresponding amount of the fee	and the appropriate extension.  The appropriate extension	ension tee have on fee under 37					
CFR 1.17(a) is calculated from: (1) the expiration date of the shortened st	atutory period for reply originally set in the	final Office action; or (2)	as set forth in (b)					
above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed, may reduce any								
earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL								
2. The Notice of Appeal was filed on A brief in com	unliance with 37 CEP 41 37 must be	filed within two man	the of the date					
of filing the Notice of Appeal (37 CFR 41.37(a)), or any e								
Since a Notice of Appeal has been filed, any reply must								
AMENDMENTS	·	·	•					
3. 🛛 The proposed amendment(s) filed after a final rejection	, but prior to the date of filing a brie	f, will <u>not</u> be entered	because					
(a) $oxed{\boxtimes}$ They raise new issues that would require further $cc$	•	TE below);						
(b) They raise the issue of new matter (see NOTE below	•							
(c) They are not deemed to place the application in be	etter form for appeal by materially re	educing or simplifying	the issues for					
appeal; and/or	sorrounding number of finally re	icated alaims						
(d) ☐ They present additional claims without canceling a NOTE: <u>See below</u> . (See 37 CFR 1.116 and 41.3)		gected claims.						
4. The amendments are not in compliance with 37 CFR 1.		omnliant Amendment	(PTOL-324)					
5. Applicant's reply has overcome the following rejection(s		omphant Amenamen	(					
5. Newly proposed or amended claim(s) would be a	• ——	. timely filed amendn	nent canceling					
the non-allowable claim(s).		,	g					
7. $igotimes$ For purposes of appeal, the proposed amendment(s): a)	) 🔯 will not be entered, or b) 🗌 w	vill be entered and an	explanation of					
how the new or amended claims would be rejected is pro-	ovided below or appended.							
The status of the claim(s) is (or will be) as follows:								
Claim(s) allowed: Claim(s) objected to:								
Claim(s) rejected: <u>1,2,4,5,7-13 and 15-23</u> .								
Claim(s) withdrawn from consideration:		•						
AFFIDAVIT OR OTHER EVIDENCE								
3. $\square$ The affidavit or other evidence filed after a final action, b								
because applicant failed to provide a showing of good at	nd sufficient reasons why the affida	vit or other evidence	is necessary					
and was not earlier presented. See 37 CFR 1.116(e).			4.1					
<ol> <li>The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to</li> </ol>								
showing a good and sufficient reasons why it is necessa	ry and was not earlier presented. S	See 37 CFR 41.33(d)	(1).					
10.   The affidavit or other evidence is entered. An explanation								
REQUEST FOR RECONSIDERATION/OTHER		, ,						
11.   The request for reconsideration has been considered by	ut does NOT place the application i	n condition for allowa	ance because:					
<ol> <li>Note the attached Information Disclosure Statement(s)</li> </ol>	. (PTO/SB/08 or PTO-1449) Paper	No(s)						
13. Other:								

## Continuation Sheet (PTOL-303)

Application No.

Applicant has amended the claim 1 by deleting the claim limitation of comprising "at least one of steps a)-f)" and "wherein all of steps a)-f) are performed". Applicant argues that with the claim limitation of comprising "at least one of steps a)-f)", the claim limitations prevent literal infringement of the claims by performing fewer than all of the steps. However, it is because the claim 1 is so broad that anyone perform any of the steps would have infringe the claimed invention. The original claims should thus be rejected due to their broad claim limitations, as evidenced from applicant's claims and arguments. The Examiner maintains the Final Rejection to the original claim 1 and similar claims set forth in the Office Action dated 10/4/2005.

MICHAEL RAZAVI SUPERVISORY PATENT ENAMERA 2000